empt from the Federal Advisory Committee Act (5 U.S.C. App.).

(Pub. L. 103-435, §19, Nov. 2, 1994, 108 Stat. 4574.)

#### References in Text

The Federal Advisory Committee Act, referred to in text, is Pub. L. 92–463, Oct. 6, 1972, 86 Stat. 770, as amended, which is set out in the Appendix to Title 5, Government Organization and Employees.

### CHAPTER 5—PROTECTION OF INDIANS

171 to 173	. Repealed.
174.	Superintendence by President over tribes
	west of Mississippi.
175.	United States attorneys to represent Indians.
176.	Survey of reservations.
177.	Purchases or grants of lands from Indians.
178.	Fees on behalf of Indian parties in contests
	under public land laws.
179.	Driving stock to feed on lands.
180.	Settling on or surveying lands belonging to
	Indians by treaty.
181.	Rights of white men marrying Indian women;
	tribal property.
182.	Rights of Indian women marrying white men;
	tribal property.
183.	Marriage of white men to Indian women; evi-
	dence.
184.	Rights of children born of marriages between
	white men and Indian women.
185.	Protection of Indians desiring civilized life.
186 to 189	. Repealed or Omitted.
190.	Sale of plants or tracts not needed for admin-
	istrative or allotment purposes.
191.	Repealed.
192.	Sale by agents of cattle or horses not re-
	quired.
193.	Proceedings against goods seized for certain
	violations.
194.	Trial of right of property; burden of proof.
195.	Repealed.
196.	Sale or other disposition of dead timber.
197.	Disposition of dead timber on reservations in
	Minnesota.
198.	Contagious and infectious diseases; quar-
	antine.
199.	Access to records of Five Civilized Tribes.
199a.	Custody of records; Oklahoma Historical So-
	ciety.
200.	Report of offense or case of Indian incarcer-
204	ated in agency jail.
201.	Penalties; how recovered.
202.	Inducing conveyances by Indians of trust in-
	terests in lands.

## §§ 171 to 173. Repealed. May 21, 1934, ch. 321, 48 Stat. 787

Section 171, R.S. §2111, related to imposition of a penalty for sending seditious messages intending to contravene a United States treaty or law.

Section 172, R.S. §2112, related to imposition of a penalty for carrying seditious messages intending to contravene a United States treaty or law.

Section 173, R.S. §2113, related to imposition of a penalty for corresponding with foreign nations intending to incite Indians to war.

# § 174. Superintendence by President over tribes west of Mississippi

The President is authorized to exercise general superintendence and care over any tribe or nation which was removed upon an exchange of territory under authority of the act of May 28, 1830, "to provide for an exchange of lands with the Indians residing in any of the States or Ter-

ritories, and for their removal west of the Mississippi;" and to cause such tribe or nation to be protected, at their new residence, against all interruption or disturbance from any other tribe or nation of Indians, or from any other person or persons whatever.

(R.S. §2114.)

### CODIFICATION

R.S. §2114 derived from act May 28, 1830, ch. 148, §§7, 8, 4 Stat. 412.

### AMERICAN INDIAN POLICY REVIEW COMMISSION

Pub. L. 93–580, Jan. 2, 1975, 88 Stat. 1910, as amended by Pub. L. 94–80, §§1–4, Aug. 9, 1975, 89 Stat. 415, 416; Pub. L. 95–5, Feb. 17, 1977, 91 Stat. 13, provided for the establishment, membership, etc., of the American Indian Policy Review Commission, and for investigations, studies, and a final report respecting Indian tribal government affairs, with the Commission to cease to exist three months after submission of the final report but not later than June 30, 1977, and Congressional committee reports to Congress within two years after referral to committee of the final report by the President of the Senate and Speaker of the House.

# § 175. United States attorneys to represent Indians

In all States and Territories where there are reservations or allotted Indians the United States attorney shall represent them in all suits at law and in equity.

(Mar. 3, 1893, ch. 209, §1, 27 Stat. 631; June 25, 1948, ch. 646, §1, 62 Stat. 909.)

### CHANGE OF NAME

"United States attorney" substituted in text for "United States district attorney" on authority of act June 25, 1948. See section 541 of Title 28, Judiciary and Judicial Procedure.

# § 176. Survey of reservations

Whenever it becomes necessary to survey any Indian or other reservations, or any lands, the same shall be surveyed under the direction and control of the Bureau of Land Management, and as nearly as may be in conformity to the rules and regulations under which other public lands are surveyed.

(R.S. §2115; 1946 Reorg. Plan No. 3, §403, eff. July 16, 1946, 11 F.R. 7876, 60 Stat. 1100.)

# CODIFICATION

R.S.  $\S 2115$  derived from act Apr. 8, 1864, ch. 48,  $\S 6,\ 13$  Stat. 41.

## TRANSFER OF FUNCTIONS

For transfer of functions of other officers, employees, and agencies of Department of the Interior, with certain exceptions, to Secretary of the Interior, with power to delegate, see Reorg. Plan No. 3 of 1950, §§ 1, 2, eff. May 24, 1950, 15 F.R. 3174, 64 Stat. 1262, set out in the Appendix to Title 5, Government Organization and Employees.

"Bureau of Land Management" substituted in text for "General Land Office" pursuant to section 403 of Reorg. Plan No. 3 of 1946, set out in the Appendix to Title 5, which established the Bureau and transferred thereto the powers and duties of the General Land Office.

## CROSS REFERENCES

Survey of public lands, see section 751 et seq. of Title 43, Public Lands.